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9 Attorneys for Defendants Willow
10 Technologies, LLC and Willow Technology
Operations Pty Limited

12 **UNITED STATES DISTRICT COURT**
13 **NORTHERN DISTRICT OF CALIFORNIA**

14 **SAN FRANCISCO DIVISION**

15 JOHNSON CONTROLS TECHNOLOGY) CASE NO. 3:22-mc-80299-JD
16 COMPANY,)
17 Plaintiff,) Related to C.A. No. 21-1796 (JDW),
18 v.) pending in the United States District Court
19 WILLOW TECHNOLOGIES, LLC and) for the District of Delaware
20 WILLOW TECHNOLOGY OPERATIONS)
PTY LIMITED,)
21 Defendants.)
22)
23)
24)
25)
26)
27)
28)

Hearing Date: February 23, 2023
Time: 10:00 a.m.
Room: Courtroom 11 - 19th Floor

1 **NOTICE OF WITHDRAWAL OF MOTION PURSUANT TO CIVIL L.R. 7-7(e)**

2 TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

3 PLEASE TAKE NOTICE THAT, Pursuant to Civil L.R. 7-7(e), Defendants Willow
4 Technologies, LLC and Willow Technology Operations Pty Limited (“Willow”) hereby withdraws
5 its Motion to Compel Nonparty BuildingIQ, Inc. (“BuildingIQ”) to Produce Documents Pursuant to
6 Willow’s Subpoena Under Fed. R. Civ. P. 45 (Dkt. 1, the “Motion to Compel”), the hearing for
7 which was set by the Court for February 23, 2023 (*see* Dkt. 12). BuildingIQ did not file an
8 opposition to Willow’s Motion to Compel. Willow represents that Willow and BuildingIQ have
9 resolved their dispute. Thus, Willow withdraws its Motion to Compel pursuant to Civil L.R. 7-7(e)
10 and respectfully requests that the Court take the February 23, 2023 Hearing off-calendar and
11 terminate the above-captioned action.

12
13
14 DATED: January 24, 2023

Respectfully submitted,
KIRKLAND & ELLIS LLP

15 */s/ Kristen P.L. Reichenbach*
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29
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32 Technology Operations Pty Limited

CERTIFICATE OF SERVICE

I hereby certify that on January 24, 2023, I served a true and correct copy of the following documents on counsel listed below via email and by Fed Ex on behalf of Willow Technologies, LLC and Willow Technology Operations Pty Limited.

**WILLOW'S NOTICE OF WITHDRAWAL OF WILLOW'S MOTION TO COMPEL
NONPARTY BUILDINGIQ TO PRODUCE DOCUMENTS PURSUANT TO WILLOW'S
SUBPOENA UNDER FED. R. CIV. P. 45**

Counsel for Nonparty BuildingIQ, Inc.:

***Counsel for Plaintiff Johnson Control
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